

## Ordinance No. 16

(Continued from Page Five)

hicle to be repaired in any highway except in case of emergency.

No person riding a bicycle shall hang upon any vehicle.

No vehicle or pedestrian shall, without the permission of a police officer, pass through any procession.

SECTION 35. DRIVING OR RIDING BY CERTAIN PERSONS PROHIBITED. No person under the age of fifteen (15) years shall drive, propel or be in charge of any motor vehicle upon any highway.

No intoxicated person shall drive, operate, propel or be in charge of any vehicle upon any highway.

Proof that a person accused of violating this ordinance partook of intoxicating liquor within one hour of the time of the alleged offense shall constitute a prima facie proof of intoxication, and the defendant shall be presumed to have been intoxicated until such prima facie proof shall have been rebutted by evidence of the defense.

It shall be unlawful for any person in control of any animal driven, vehicle, or riding any animal, to proceed upon any highway without having or keeping conscious control of such animal or animals or attempting to keep such control.

No person of tender years obviously unfit for the control of any animal or animals shall drive or be permitted by any person in control of such person of tender years or in control of such animal or animals to drive such animal or animals upon any highway.

SECTION 36. POLICE AND TRAFFIC OFFICERS—POWERS OF. Traffic officers, including police officers acting as such at steamer landings, highway intersections, railroad depots, theaters, places of general public resort, and also along routes of processions, shall have full control of the movement or placing and/or parking of all vehicles, street cars and pedestrians. Traffic officers shall signal by wave of the arm, cane or other instrument that can be seen at least fifty (50) feet in every direction, and by such signal shall indicate the direction in which vehicles shall move or when vehicles shall stop, or where and how standing vehicles shall be placed.

Whenever there is a traffic officer in charge of any such place, the driver of a vehicle shall indicate the direction in which he wishes to travel at least fifty (50) feet from the traffic officer and in the manner provided in Section 30 hereof, and shall not proceed until ordered so to do by the traffic officer by signal.

SECTION 37. BICYCLES, MOTORCYCLES, ETC.—CARRYING CHILDREN OR PACKAGES, ETC., ON HANDLE BARS OR OTHER PARTS. PROHIBITED OR RESTRICTED. It shall be unlawful for any person operating any bicycle, motorcycle or other similar vehicle upon any highway to carry upon the handle bars in front of the operator thereof any child, person or any article or package, or to carry on any portion of said vehicle anything which by its weight, size or shape renders the operation of such vehicle a menace to the safety of the operator or to the safety or convenience of pedestrians or other vehicles upon such highway.

SECTION 38. PEDESTRIANS—NUISANCE PROHIBITED. No person shall ride or jump upon any vehicle without the consent of the driver or person in control thereof.

It shall be unlawful for a pedestrian, when crossing a highway or walking along a highway, to interfere wantonly or maliciously with the passage of any vehicle, or animal being ridden.

SECTION 39. RATES OF SPEED. No vehicle shall be operated on any highway at a greater speed than:

Fifteen (15) miles per hour at any place on the highway where the driver or operator of such vehicle has not an unobstructed view along the highway directly ahead of him for a distance of one hundred (100) feet or more; and in or when passing through any village, town or other closely built up section of the county, or where the highway is marked off by official signs indicating dangerous curves or localities; provided that the County Road Supervisor shall have placed conspicuously on or beside the highway at both ends of such village, town or other closely built up section, or at the dangerous curves or localities, signs of sufficient size to be easily readable by a person using the highway, bearing the words, "Speed limit 15 miles;" such signs shall be so placed that there shall be one at each end of the portion of the highway where the speed is so limited as aforesaid and so that to a person traveling along the highway in either direction such a sign on his right shall indicate the point at which the speed is to be reduced to such limit and such sign on his left shall indicate the point at which his speed may be increased.

Twenty-five (25) miles per hour when driving or moving along a highway over and along which the operator or driver of the vehicle has a clear and unobstructed view ahead of him for a distance of at least one hundred (100) feet, but less than five hundred (500) feet; except at such places or over such portions of the highway for which a lesser rate of speed is prescribed or required.

Thirty-five (35) miles per hour when driving or moving along a highway over and along which the driver or operator of such vehicle has an unobstructed view ahead of him for a distance of five hundred (500) feet or more; except at such places or over portions of the highway for which a lesser rate of speed is prescribed or required.

Provided, that whenever the entire surface of the highway for a distance of one hundred (100) feet or more shall be wet from rain, or water from any source, the maximum permissible rate of speed of any vehicle moving along and over the wet portion of such highway shall in every case be five (5) miles per hour less than the several limits of rate of speed above and hereinafter in this ordinance provided.

SECTION 40. SPEED ON TURNING CORNERS. In turning a corner at highway intersections the person driving, operating, propelling or in charge of any vehicle shall not proceed, nor shall the owner of such vehicle, when riding thereon or thereon, cause or permit the same to proceed at a rate of speed greater than fifteen (15) miles per hour.

SECTION 41. SPEED ON PASSING SCHOOL HOUSES AND SCHOOL YARDS. In passing a school house or school yard on school days between the hours of 8:00 A. M. and 3:00 P. M., the person driving, operating, propelling or in charge of any vehicle, or riding any animal, shall not proceed, nor shall the owner or person in control of such vehicle, or of such animal, and riding thereon or thereon, cause or permit the same to proceed, at a rate of speed greater than fifteen (15) miles per hour.

SECTION 42. SPEED AT ENTRANCE OR EXIT OF GARAGE, PRIVATE GROUNDS, PRIVATE ALLEYS OR OTHER PRIVATE WAYS. It shall be unlawful for any person to operate, drive or propel any vehicle when entering or leaving a garage entrance or exit or entering or leaving private grounds, private alleys, or other private ways, or going into a public road from a public alleyway, at a rate of speed in excess of five (5) miles an hour.

SECTION 43. SPEED LIMITS FOR HEAVY VEHICLES. No vehicle equipped wholly with pneumatic tires, whether loaded or not, whose gross weight with maximum permissible load is sixty-five hundred (6500) pounds or more shall be operated on any highway at a speed in excess of twenty-five (25) miles per hour and no such vehicle whose gross weight with maximum permissible load is fourteen thousand (14,000) pounds or more shall be operated on any highway at a speed in excess of twenty (20) miles per hour.

No vehicle equipped wholly or partly with solid tires whether loaded or not whose gross weight with maximum permissible load is fourteen thousand (14,000) pounds or less shall be operated on any highway at a speed in excess of fifteen (15) miles per hour, and no vehicle equipped wholly or partly with solid tires whether loaded or not, whose gross weight with maximum permissible load is over fourteen thousand (14,000) pounds but not over twenty thousand (20,000) pounds, shall be operated upon any highway at a speed in excess of twelve (12) miles per hour.

The rate of speed for heavy vehicles equipped wholly with cushion wheels shall not be more than twenty five (25) percent greater than those provided for vehicles equipped wholly or partly with solid tires. A "cushion wheel" when used herein shall designate a wheel which by reason of its construction is non-rigid, and is resilient within itself.

No vehicle or trailer carrying a weight in excess of six (6) tons, including the vehicle, which is equipped wholly or partly with metal tires or other non-resilient material shall be operated upon any highway at a speed in excess of six (6) miles per hour.

All vehicles shall be subject to the regulation as to speed elsewhere provided in this ordinance.

SECTION 44. SIGNS. It shall be the duty of the County Road Supervisor to place or have caused to be placed official signs marking dangerous portions of the highways and indicating permitted speeds, when the same may be required.

SECTION 45. PENALTIES. Any person who shall operate, drive or propel any vehicle, or ride any animal, in violation of any of the provisions of this ordinance, or otherwise violate any of the provisions hereof, upon conviction shall be punished by a fine of not less than five dollars (\$5.00) and not more than five hundred dollars (\$500.00) together with the costs of court; provided, that in the event of default in the payment of such fine and/or costs, the offender shall be imprisoned until such fine and/or costs shall have been discharged by operation of the general law of the Territory of Hawaii applicable to such cases.

In addition to the penalty hereinbefore provided, the license of any chauffeur convicted of any violation of any provision of this ordinance regulating the matter of speed or safe driving appliances, applicable to motor vehicles, may be temporarily suspended, for no, to exceed one year, or may be revoked by any judge or magistrate before whom such person may be convicted; provided, also that the Examiner of Chauffeurs of the County of Kauai may temporarily suspend, for not to exceed one year, the license of any chauffeur who has been three times convicted of violating any of the provisions of this ordinance regulating the matter of speed or the safe driving of motor vehicles.

SECTION 46. ORDINANCES REPEALED. Ordinances numbers 5 and 6 of the County of Kauai, are hereby repealed.

SECTION 47. SHORT TITLE OF ORDINANCE. This Ordinance may be referred to as and called the "Traffic Ordinance," of the County of Kauai.

SECTION 48. EFFECTIVE DATE. This Ordinance shall take effect from and after the fifteenth day of July, A. D. 1922.

Approved this 7th day of June, A. D. 1922.

BOARD OF SUPERVISORS, COUNTY OF KAUI.

H. D. WISHARD, Chairman.

(Seal)

A. H. MAHIAI KANEAKUA, County Clerk, County of Kauai, Territory of Hawaii.

(June 20-27-July 4)

## Ordinance No. 17

AN ORDINANCE RELATING TO, REQUIRING AND REGULATING THE USE OF NUMBER PLATES AND NUMBERS ON MOTOR VEHICLES WITHIN THE COUNTY OF KAUI, TERRITORY OF HAWAII, AND THE ISSUANCE, RECORDING AND/OR REGISTRATION OF SUCH NUMBERS AND DATA IN CONNECTION THEREWITH, AND PROVIDING PENALTIES FOR THE VIOLATION OF THE ORDINANCE.

BE IT ORDAINED BY THE BOARD OF SUPERVISORS OF THE COUNTY OF KAUI:

SECTION 1. NUMBERS REQUIRED ON VEHICLES. It shall be unlawful to operate any automobile or power driven vehicle except a motorcycle upon any public highway or public place in the County of Kauai unless there shall be attached to such automobile or power driven vehicle on the front and rear thereof, a number plate securely fastened to such vehicle in such a way as to prevent such number plates from swinging, at a minimum height of sixteen inches from the ground, and so that said number plates and/or the numbers thereon are clearly visible both from the front and rear of such vehicle. It shall be unlawful to operate any motorcycle upon a highway or other public places in the County of Kauai unless there shall be displayed thereon, one number plate, securely fastened to the rear thereof in such a manner that the number thereon is clearly visible at all times. The number plate and number so to be displayed shall be those provided under the provisions of Section 1228 of the Revised Laws of Hawaii, 1915, as amended, except as to motor vehicles exempt from the payment of the tax provided in said Section 1228, and as to those the numbers used shall be those to be provided under the provisions thereof.

SECTION 2. NUMBER PLATES ON MOTOR VEHICLES EXEMPT FROM THE TAX AS PROVIDED IN SECTION 1228, R. L. 1915, AS AMENDED.

(a) NEW MOTOR VEHICLES.—The Treasurer of the County of Kauai shall issue to all regularly licensed dealers in new motor vehicles such number plates as may be required by the dealer for which the dealer shall pay the sum of five dollars (\$5.00) for each pair of number plates so issued. All number plates issued to dealers shall have the letter "D" thereon, together with a distinguishing number and/or letter. It shall be unlawful for any person, firm or corporation to use any dealer's numbers upon any automobile, motorcycle or other power driven vehicle not exempt from the tax provided by Section 1228, Revised Laws of Hawaii, 1915, as amended.

(b) The Treasurer of the County of Kauai shall issue, for use on all

publicly owned vehicles except those owned by the Federal Government, number plates having thereon in addition to a distinguishing number, the letters "T. H." for numbers issued for motor vehicles belonging to the Territory of Hawaii, and "C" for numbers issued for motor vehicles belonging to the County of Kauai. It shall be unlawful for any person to use any number plates issued hereunder upon any automobile, motorcycle or other power driven vehicle not exempt from the tax provided in Section 1228, R. L. 1915, as amended.

(c) THE USE OF NUMBERS.—RECORDS. The Treasurer of the County of Kauai, shall keep an accurate record of all numbers issued hereunder, and the vehicles, motorcycles or other power driven vehicles upon which the same are to be used, and it shall be unlawful for any person to use any numbers issued hereunder upon any vehicle other than for which the same are issued. It shall be the duty of the said Treasurer to send a duplicate copy of said records to the Sheriff of the County of Kauai.

It shall be unlawful to use the number plates issued hereunder except during the current year in which the same were issued. Provided, however, that they may be issued during the month of January immediately following the current year during which the same were issued.

SECTION 3. NOTICE OF SALE. Whenever any automobile, motorcycle or power driven vehicle is sold, it shall be the duty of the seller to within forty-eight hours notify the Treasurer of the County of said sale, giving the name and address of the old owner and the registration number of the vehicle, if any, and the name and address of the new owner, provided, however, that regularly licensed dealers may give notice to the Treasurer upon Monday of all such sales made by them during the previous calendar week. It shall be the duty of the Treasurer to send a duplicate copy of such notices to the sheriff of the said County.

SECTION 4. CHANGE OF CONSTRUCTION. It shall be the duty of the owner of any automobile, motorcycle or power-driven vehicle to immediately notify the treasurer of the county when any change in the construction of such automobile, motorcycle, or power-driven vehicle occurs that will or would change the description of such vehicle from the last given to the Treasurer of the County. It shall be the duty of the Treasurer to send a copy of all such notices to the Sheriff of the County.

SECTION 5. FORM OF APPLICATION. The Treasurer of the said County shall require all owners of automobiles, motorcycles or power-driven vehicles to make an application for registration and/or for the payment of the tax required under Section 1228 of the Revised Laws of Hawaii, 1915, as amended, or as provided, hereunder. It shall be the duty of the Treasurer to prepare the form of application and he shall include therein all the facts required by this ordinance or by the said Section 1228.

SECTION 6. REGISTRATION OF VEHICLES BY NON-RESIDENTS. It shall be unlawful for the owner, operator or person in control of any automobile, motorcycle or power-driven vehicle, brought into the territory for temporary use therein by non-residents of the Territory, to operate the same upon any public highway or public place in the County of Kauai unless said owner, operator or person in control thereof shall record the number of the same and the owner's name and address both permanent and in the Territory of Hawaii with the Treasurer of the County. It shall be the duty of said Treasurer to send a copy of the information required by this Section to the Sheriff of the County.

It shall be the duty of the Treasurer of the County to give the owner, operator or person in control of such automobile, motorcycle or power-driven vehicle a certificate showing that he has complied with the provisions hereof and it shall be unlawful for the owner, operator or person in control of any such vehicle to operate the same upon any public highway or public place in the County of Kauai without having in the said vehicle the said certificate and it shall be his duty to display it whenever requested to do so by the Treasurer, or his deputy or any authorized inspector of the Treasurer's office or by any sheriff, deputy sheriff, or police officer.

SECTION 7. ONLY OFFICIAL NUMBER PLATES PERMITTED.—LOSS OF NUMBER PLATES. Only number plates issued by the Treasurer of the County shall be used and it shall be unlawful to use any other upon any automobile, motorcycle or power-driven vehicle (except and other than one belong to the

Territory of Hawaii, upon which number plates issued by the Treasurer of the City and County of Honolulu may be used) used or operated upon any highway or other public place in the County of Kauai. Should the number plates or any one of them assigned to any automobile, motorcycle or power-driven vehicle be lost or destroyed, it shall be the duty of the Treasurer to furnish a duplicate number plate upon the payment to him of an amount sufficient to cover the cost of the same.

SECTION 8. PENALTY. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction, be punished by a fine of not less than five dollars (\$5.00) and not more than five hundred dollars (\$500.00), together with costs of court; provided, that, in the event of default in the payment of such fine and/or costs, the offender shall be imprisoned until such fine and/or costs shall have been discharged by operation of the general law of the Territory of Hawaii applicable to such cases.

SECTION 9. EFFECTIVE DATE. This ordinance shall take effect from and after the 15th day of July, A. D. 1922.

Approved this 7th day of June, A. D. 1922.

BOARD OF SUPERVISORS, COUNTY OF KAUI.

H. D. WISHARD, Chairman.

(Seal)

A. H. MAHIAI KANEAKUA, County Clerk, County of Kauai, Territory of Hawaii.

(June 20-27-July 4)

## Alexander & Baldwin Limited

Sugar Factors  
Commission Merchants  
Insurance Agents

AGENTS FOR—  
Hawaiian Commercial & Sugar Company,  
Haku Sugar Company,  
Pala Plantation,  
Maui Agricultural Company,  
Hawaiian Sugar Company,  
Kahuku Plantation Company,  
McBryde Sugar Company,  
Honolulu Ranch,  
Kauai Railroad Company,  
Kauai Fruit & Land Company.

## JAS. F. MORGAN

Company, Limited  
REAL ESTATE AND INSURANCE  
STOCKS, BONDS,  
No. 125—131 Merchant St.  
P. O. Box No. 594 Honolulu

## Why the Prest-O-Lite battery is Superior

1. Plates. Plates are the most important element of a storage battery. "Prest-O-Plates" for Prest-O-Lite batteries are made from a secret formula developed by years of research and experiment. "Prest-O-Plates" are famous not only for their strength, rigidity and long life in service, but they are designed to give the highest average amperage per square inch of plate surface of any battery plate made.

## YUEN KEE CAFE KAPAA, KAUI

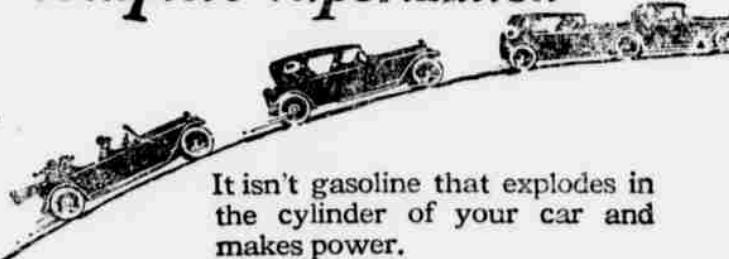
GENUINE CHOP SUI on Order by Phone  
Pies - Cakes & Confectionery - Catering

Try Our Ice Cream

PHONE 526

P. O. BOX 42

More mileage—the result of complete vaporization



It isn't gasoline that explodes in the cylinder of your car and makes power.

It's gas—air, mixed in the carburetor with gasoline to form vapor.

Red Crown gasoline vaporizes completely. It forms a homogeneous mixture with 12 to 16 times its volume of air. That mixture explodes cleanly and powerfully, leaving comparatively little carbon residue on valves, spark plugs and cylinder walls.

That's why you get better mileage out of "Red Crown"—and a cleaner, sweeter-running engine.

Fill at the Red Crown sign—at Standard Oil Service Stations, at garages and at other dealers.

STANDARD OIL COMPANY (California)



The Gasoline of Quality

